Attorney's Docket No. 035784/311261

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Serial No.: Long et al.

Group Art Unit: 1644 Confirmation No.: 9708

Filing Date:

10/577,642 November 20, 2006

For:

USE OF ANTAGONIST ANTI-CD40 ANTIBODIES FOR TREATMENT OF CHRONIC LYMPHOCYTIC LEUKEMIA

October 11, 2007

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Sir:

The references listed on the attached PTO-1449 were cited in the Extended European Search Report (EESR) for European Application No. 07075155.7 – 2402, which shares several priority documents in common with the above-referenced application. A copy of the EESR is attached for the Examiner's convenience. Applicants submit herewith copies of any cited foreign patent documents and non-patent literature in accordance with 37 CFR §1.98(a)(2).

The EESR contains a Partial European Search Report (4 pages) and Search Opinion (4 pages). Applicants direct the Examiner's attention to the second reference cited on page 1 of the Search Report, "WO 02/28940 A (Nippon Kayaku Kabushiki Kaisha et al.) 11 April 2002 (2002-04-11) * figure 12*," which is referred to as "D2" in the listing of relevant documents in item 3 on page 2 of the accompanying Search Opinion. This document should be "WO 02/28904" to Chiron Corporation; see item 4, paragraph 2, on page 2 of the accompanying Search Opinion, wherein the D2 reference is properly identified as PCT/US01/30857, which published as WO 02/28904. This correct document was previously provided as Cite No. 2 on the PTO-1449 filed May 1, 2006, at national-phase entry of this application.

The Examiner may wish to consider the notations on the Search Report itself regarding the relevance of each item. It is requested that the Examiner consider these references and officially make them of record in accordance with the provisions of 37 C.F.R. §1.97 and Section 609 of the MPEP. By submitting the listed documents, Applicants in no way make any

In re: Long *et al.* Appl. No. 10/577,642

Filing Date: November 20, 2006

Page 2

admission as to the prior art status of the listed documents, but are instead submitting the listed documents for the sake of full disclosure.

Respectfully submitted,

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